Tyler Baehr.
The individual
9752 Pachuca Dr
Reno, Nevada 89521
(480) 247-1685
tmbaehr@gmail.com
Defendant, Pro Se



UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

ERICA BLUTH, an individual, and LAVORIA WILSON, an individual,

Plaintiff,

٧.

TYLER BAEHR, and individual, and THE CITY OF RENO, a political subdivision of the State of Nevada.,

Defendants.

Case No.: 3:25-cv-00129-MMD-CSD

Tyler Baehr's Response to the Plaintiffs' Second Motion Regarding Discovery

COMES NOW Defendant Tyler Baehr, by and through his pro se appearance or counsel if represented, and submits the following limited response to Plaintiffs' Second Motion Regarding Discovery Dispute (ECF No. 45):

Defendant Tyler Baehr does not object to the form or manner in which the Internal Affairs Investigation Report (COR 000001–COR 000135), as referenced in Plaintiffs' Motion and produced by the City of Reno, was disclosed. Defendant Baehr takes no position as to the redactions made by the City of Reno or the scope of the City's compliance with the Court's May 28, 2025 Order (ECF No. 36), as Defendant Baehr was not the producing party for the documents in dispute.

Defendant Baehr respectfully reserves all rights to respond or object to any discovery issues directly involving his own disclosures or obligations but offers no objection regarding the City of Reno's production of the Internal Affairs Investigation Report in the present matter.

CERTIFICATE OF SERVICE

I certify	that on the date shown below, I caused service to be completed of a true
and correct co	ppy of the foregoing by:
deliver x sendi depositing for	ally delivering; y via Reno/Carson Messenger Service; ng via Federal Express (or other overnight delivery service); mailing in the U.S. mail, with sufficient postage affixed thereto; or, y via electronic means (fax, eflex, NEF, etc.) to:
	Tyler Baehr
	9752 Pachuca Dr
	Reno, NV 89521
	480-247-1685
	Email: tmbaehr@gmail.com
Jun 13, 2025	•

By: Tyler Baehr. Tyler Baehr 9752 Pachuca Dr Reno, Nevada 89521 tmbaehr@gmail.com 480-247-1685 Defendant, Pro Se